ENVIRONMENTAL REVIEW OF FISH INTRODUCTIONS

Name and address of applicant: Montana Fish, Wildlife, & Parks 2165 HWY 2 East Havre, MT 59501
Has the pond been approved for a private pond permit in the past? Yes
Location: County:Phillips Township: 27N Range: 27E Section: 01
Name of the drainage where the pond would be located: Milk River
Name(s) of fish species proposed for introduction: Black Crappie
Is this species native to the drainage? If not, was it introduced legally (i.e. by a fish management agency)? Black crappie are not native to drainage but pose no threat to native fishes that inhabit the drainage.
List species of special concern present in the drainage: Sauger
RISKS: Inlets to or outlets from the pond? Yes No_x Explain:
Potential for impacts on genetic structure of wild fish populations? None \underline{x} Minor Major Comments required for minor or major impacts:
Impacts to any life stage of existing fish populations due to competition and/or predation? None \underline{x} Minor Major Comments required for minor or major impacts:
Impacts to other forms of aquatic life that may be caused by this introduction? None_x_ Minor Major

Comments required for minor or major impacts:

Potential for the proposed new species to reproduce in this location?

None__ Minor_ X __ Major

Comments required for minor or major impacts: Black crappie will naturally reproduce in the pond.

If necessary, would it be feasible to remove this species after it has been stocked? How? Yes, this species could be removed chemically or by draining the pond.

Would this introduction result in impacts that are individually limited, but cumulatively considerable? No

Describe reasonable and prudent alternatives to this action, if any (including no action). Stock species not capable of natural reproduction (i.e. trout sp.).

No action

Describe and evaluate mitigation, stipulations, or other control measures enforceable by the agency, if any.

None

List any other agencies or individuals that may be affected by the proposed introduction: Pond is located on private land and I was given permission by the landowner (Willie Doll) to stock black crappie to increase angling opportunity.

List all agencies and individuals outside of FWP who have been notified of this proposed introduction: Willie Doll

Based on this evaluation, is an EIS required? Yes___No_x_ If no, explain why the EA is the appropriate level of analysis for the proposed action.

Literature Cited:

EA prepared by: Cody Nagel

Comments will be accepted until: April 22, 2011

Comments should be sent to: Cody Nagel, Montana Fish, Wildlife, &

Parks, 2165 HWY 2 E., Havre, MT 59501

Email Address: cnagel@mt.gov

APPENDIX A PRIVATE PROPERTY ASSESSMENT ACT CHECKLIST

The 54th Legislature enacted the Private Property Assessment Act, Chapter 462, Laws of Montana (1995). The intent of the legislation is to establish an orderly and consistent process by which state agencies evaluate their proposed actions under the "Takings Clauses" of the United States and Montana Constitutions. The Takings Clause of the Fifth Amendment of the United States Constitution provides: "nor shall private property be taken for public use, without just compensation." Similarly, Article II, Section 29 of the Montana Constitution provides: "Private property shall not be taken or damaged for public use without just compensation..."

The Private Property Assessment Act applies to proposed agency actions pertaining to land or water management or to some other environmental matter that, if adopted and enforced without compensation, would constitute a deprivation of private property in violation of the United States or Montana Constitutions.

The Montana State Attorney General's Office has developed guidelines for use by state agency to assess the impact of a proposed agency action on private property. The assessment process includes a careful review of all issues identified in the Attorney General's guidance document (Montana Department of Justice 1997). If the use of the guidelines and checklist indicates that a proposed agency action has taking or damaging implications, the agency must prepare an impact assessment in accordance with Section 5 of the Private Property Assessment Act. For the purposes of this EA, the questions on the following checklist refer to the following required stipulation(s):

(List any mitigation/stipulations required, or note "None".)

YES	NO	
	X	1. Does the action pertain to land or water management or environmental regulation affecting private real property or water rights?
	X	2. Does the action result in either a permanent or indefinite physical occupation of private property?
	X	3. Does the action deprive the owner of all economically viable uses of the property?
	X	4. Does the action deny a fundamental attribute of ownership?
	<u>X</u>	5. Does the action require a property owner to dedicate a portion of property or to grant an easement? [If the answer is NO , skip questions 5a and 5b and continue with question 6.]
		5a. Is there a reasonable, specific connection between the government requirement and legitimate state interests?
		5b. Is the government requirement roughly proportional to the impact of the proposed use of the property?
	<u>X</u>	6. Does the action have a severe impact on the value of the property?
	X	7. Does the action damage the property by causing some physical disturbance with respect to the property in excess of that sustained by the public generally? [If the answer is NO , do not answer questions 7a-7c.]
		7a. Is the impact of government action direct, peculiar, and significant?
		7b. Has government action resulted in the property becoming practically inaccessible, waterlogged, or flooded?
		7c. Has government action diminished property values by more than 30% and necessitated the physical taking of adjacent property or property across a public way from the property in question?

Taking or damaging implications exist if **YES** is checked in response to question 1 and also to any one or more of the following questions: 2, 3, 4, 6, 7a, 7b, 7c; or if **NO** is checked in response to questions 5a or 5b.

If taking or damaging implications exist, the agency must comply with Section 5 of the Private Property Assessment Act, to include the preparation of a taking or damaging impact assessment. Normally, the preparation of an impact assessment will require consultation with agency legal staff.